PTO/SB/64 (01-0

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FION FOR REVIVAL OF AN APPLICATION FOR PATENT MEANDONED UNINTENTIONALLY UNDER 37 CFR 1.137(b)

Docket Number (Optional)

First named inventor: KEVIN CATTENHEAD

JUN 0 4 2008

Application No.: 09/844,613

Art Unit: 3765

OFFICE OF PETITIONS

Filed: APRIL 27,2001

Examiner: JAMES SMITH

Title: LATEX GLOVE REMOVAL AND DISPOSAL DEVICE

Attention: Office of Petitions

Mail Stop Petition

Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

06/02/2008 SSESHE2 00000038 09844613

01 FC:2501 02 FC:1504 720.00 OP 300.00 DP

FAX (571) 273-8300

NOTE: If information or assistance is needed in completing this form, please contact Petitions Information at (571) 272-3282.

The above-identified application became abandoned for failure to file a timely and proper reply to a notice or action by the United States Patent and Trademark Office. The date of abandonment is the day after the expiration date of the period set for reply in the office notice or action plus an extensions of time actually obtained.

APPLICANT HEREBY PETITIONS FOR REVIVAL OF THIS APPLICATION

NOTE: A grantable petition requires the following items:

- (1) Petition fee:
- (2) Reply and/or issue fee;
- (3) Terminal disclaimer with disclaimer fee required for all utility and plant applications filed before June 8, 1995; and for all design applications, and

(4) Statement that the entire delay was unintentional.

	P <u>et</u>		

✓ Small entity-fee \$ 770.00	(37 CFR 1.17(m))). Applicant claims small entity status.	See 37 CFR 1.27.
Other than small entity – fee	e \$N/A	(37 CFR 1.17(m))	

Reply and/or fee

A.	The reply and/or fee to the above-noted Office action in	
	the form of CASHIER CHECK FOR ALL FEES TO BE PAID	(identify type of reply)
		3 31 3 4 4 3)

닏	nas been filed previously on	N/A
	is enclosed herewith	

В.	The issue fee and publication fee (if applicable) of \$ 1020.00
	has been paid previously on

	nas been paid previously on
7	is enclosed herewith

[Page 1 of 2]

This collection of information is required by 37 CFR 1.137(b). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 1.0 hour to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

PTO/SB/64 (01-08)
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and a sperwork reduction Act of 1995, no persons are required to respond to a collection a	Ind Trademark Office; U.S. DEPARTMENT OF COMMERCE
3. Terminal disclaimer with disclaimer fee	entrol number.
Since this utility/plant application was filed on or after June 8, 19	95, no terminal disclaimer is required.
A terminal disclaimer (and disclaimer fee (37 CFR 1.20(d)) of \$_for other than a small entity) disclaiming the required period of tir PTO/SB/63).	me is enclosed herewith (see
4. STATEMENT: The entire delay in filing the required reply from the due filing of a grantable petition under 37 CFR 1.137(b) was unintentional. Trademark Office may require additional information if there is a quest abandonment or the delay in filing a petition under 37 CFR 1.137(b) was subsections (III)(C) and (D)).]	[NOTE: The United States Patent and
WARNING:	
Petitioner/applicant is cautioned to avoid submitting personal information in do contribute to identity theft. Personal information such as social security nur numbers (other than a check or credit card authorization form PTO-2038 submit the USPTO to support a petition or an application. If this type of personal information USPTO, petitioners/applicants should consider redacting such personal information to the USPTO. Petitioner/applicant is advised that the record of a patent application fithe application (unless a non-publication request in compliance with 37 CFR of a patent. Furthermore, the record from an abandoned application may also referenced in a published application or an issued patent (see 37 CFR 1.14). Ct 2038 submitted for payment purposes are not retained in the application file and	ted for payment purposes) is never required by ation is included in documents submitted to the ion from the documents before submitting them ation is available to the public after publication 1.213(a) is made in the application) or issuance be available to the public if the application is necks and credit card authorization forms PTO-therefore are not publicly available.
Signature	05/28/2008 Date
KEVIN CATTENHEAD Typed or printed name	N/A
·	Registration Number, if applicable
1618 S HIGHLAND AVE, LOS ANGELES, CALIFORNIA 90019	213-453-1845
Address	Telephone Number
MAILING ADDRESS: PO BOX 78683 LOS ANGELES, CA, 90016	
Address Enclosures: Fee Payment	
Reply	
Terminal Disclaimer Form	
Additional sheets containing statements establishing u	unintentional delay
Other: ISSUE AND PUBLICATION FEES AND PETITION TO RE	VIVE APPL. UNINTENTIONAL FEE
	e shown below with sufficient all Stop Petition, Commissioner for

To: Commissioner for Pate

I hope this letter finds you all doing well. My name is Kevin Cattenhead and I'm writing this letter to show that my delay in sending in the fees were unintentional.

I was married at the time and having some huge relationship problems when the money for the patent was originally sent in 2002. My spouse had access to my checking account and was aware that the money in the bank was for the patent payment. I had another personal check account so I wasn't checking the other account, because only the money for the patent was in it, that way I wouldn't take anything out by accident. But I discovered after the check was returned, that she took some money out of the checking account before the check could clear. This put a greater strain on an already strained marriage. I left the house a couple of months later and asked her for a divorce. She refused to give it to me and I didn't have the money to get one at the time. There was also our 11 year old daughter in the mix. So I had to stay in a motel for a few months which cost more than thought it would cost but I had no choice. The home was a virtual battlefield (nothing physical, just a lot of arguing) and I didn't think it was a good environment for a little girl, that's why I left. She had this notion after a little while that we were going to get back together, this was not going to happen. Our relationship had been slowly deteriating for years. This incident just brought it to an eventual end. Because she refused to give me a simple divorce, I didn't want her to have any claims on this invention, so I didn't pursue it until I could get a divorce. She finally agreed to give me a divorce in late 2004/ early 2005. During the time after that, I remarried a wonderful lady and have been trying to get this invention back on track. I was originally told that I couldn't do anything about the application that it was over and done. After further research I found that I could request a revival of the application and possibly get a patent so talking to people in the inventor's assistance program and got the needed information and I also contacted the Office of Petitions and they were the greatest help. I am still paying child support and past child support and clearing much money so I had to save the money the best way I could. I didn't want to borrow the money from friend or family because I knew I couldn't pay it back right away. As I'm sure your aware money can destroy family and friendship relationships. Some of my pay stubs are enclosed (I'm paying past support for one child and current support for another. 2 children involved) I pray that you can find it in your heart to revive the application so I can move forward with this invention and have patent protection. This idea would surely be snatched up by big companies without patent protection.

Thank you for your consideration God bless

RECEIVED

JUN 0 4 2008

OFFICE OF PETITIONS

Kevin Cattenhead PO Box78683 Los Angeles, Ca. 90016

213-453-1845

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R3.81(b) Petition			553
R181 Petition (rev. non-e		Other	333
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